

Circuit Court Sale.

State of South Carolina,
County of Orangeburg,
In Common Pleas.

Rebecca Bowman Richardson, Plaintiff, Against Minnie Richardson McDonald, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell, at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in December, 1909, being the sixth day of said month, the following described real estate, at not less than twenty dollars per acre:

All that certain tract or plantation of land, situate, lying and being in Cow Castle township, said county and State, containing one hundred one and one-half (101 1/2) acres, more or less, and bounded by lands of the Bowman Land and Improvement Company; by lands of H. D. M. Ott, by lands of Mopsis Weathers and Martha M. Berry, and being composed of two tracts of land designated respectively as tract No. 1, containing forty-one acres, and tract No. 4, containing sixty and one-half acres, on plat of the Richardson lands made by S. Dibble, Jr., surveyor, and dated August 2, 1907.

All that certain other tract or plantation of land, situate in same township, said county and State, containing two hundred ninety-three and one-fourth acres; more or less, bounded by lands of Mary C. Dibble, G. Wash Gavin, lands of the estate of Isom Smith, and by lands of Vastine Bowman, and by lands of Mrs. Mopsis Weathers, and being composed of five tracts of land designated respectively as tract No. 6, No. 7, containing forty-five and three-fourths acres, No. 8, containing fifty-five and 2-10 acres, tract No. 9, containing forty-three and 9-10 acres, and tract No. 10, containing fifty-three and 4-10 acres on plat of the Richardson lands made by S. Dibble, Jr., surveyor, dated August 2, 1907.

These lands will be sold in tracts or parcels as delineated on said plat or plats, which will be exhibited at the sale.

TERMS:—one half cash, and the balance on a credit of one year on bond of the purchaser, bearing interest from day of sale and covering attorney's fees in case of suit, secured by a mortgage of the premises purchased; the purchaser to pay for papers and recording the same and to make a deposit of two hundred dollars for bidding off each tract in confirmation of his bid and in case any purchaser fails to comply with the terms of sale as to any tract, such tract shall be resold on the same or some succeeding sales day at former purchaser's risk.

Robt. E. Copes,
Judge of Probate, as Special Referee.
November 15th, 1909.

Circuit Court Sale.

State of South Carolina,
County of Orangeburg,
In Common Pleas.

Almira C. Houser, et al., Plaintiffs, Against Mary J. Stallings, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell, at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in December, 1909, being the sixth day of said month, the following described real estate:

All that certain tract of land, situate formerly in the county of Orangeburg, now in the county of Calhoun, in said State, containing sixty-seven and one-half (67 1/2) acres, more or less, and bounded by lands of Betsy Taylor, estate of John F. Riley, W. W. Murph and A. K. Smoak.

All that tract of land situate, lying and being formerly in the county of Orangeburg, now in the county of Calhoun, in the State aforesaid, containing one hundred and twenty-six (126) acres, more or less, bounded by lands of Betsy Taylor, Benjamin F. King, M. L. Murph, M. Perry Antley, John Stroman, W. W. Murph and estate lands of J. F. Riley.

All that certain tract of land, situate, lying and being in the county of Orangeburg, in said State, containing ninety-eight and one-half (98 1/2) acres, more or less, bounded by lands of — Murph, Southern railway, J. D. Golson and Lawrence Antley.

All that certain tract of land, situate, lying and being in the county of Calhoun, in the State aforesaid, containing fifty (50) acres, more or less, bounded on the north by lands of D. Hydrick, east by lands of Warren C. Fairley, south by lands of Emma Guidard and Irvin Miller.

TERMS: Cash—the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale; and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent sales day on the same terms and at the risk of the former purchaser or purchasers.

Robt. E. Copes,
Judge of Probate, as Special Referee.
November 15th, 1909.

Notice.

Notice is hereby given that books of subscription to the capital stock of the North Warehouse Company will be opened on Thursday, November 18th, 1909, for one day only, beginning at eleven o'clock a. m., at the store of E. M. Livingston in the town of North, S. C. Par value of each share, ten (\$10) dollars.

William Toney,
Archie L. Toney,
J. H. White,
Board of Corporators.

Notice to Trespassers.

All hunting is forbidden on the lands of the undersigned.

Wm. C. Wolfe,
Lucius B. Wolfe,
11-10-4 Marvin B. Forger.

Circuit Court Sale.

State of South Carolina,
County of Orangeburg,
In Common Pleas.

W. R. Lowman, et al., etc., Plaintiffs, Against M. C. Carn, Defendant.

By virtue of the judgment in the above stated case, I will sell, at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in December, 1909, being the sixth day of said month, the following described real estate:

All that certain parcel or tract of land, situate, lying and being in Cow Castle township, in the State of South Carolina, Orangeburg county, and containing sixty-two (62) acres, more or less, and bounded on the north by lands of O. L. Carn, on the east by lands of J. W. Carn and P. W. Carn, on the south by lands of P. W. Carn and the estate of John Whetzel, and on the west by the estate of John Whetzel.

All that certain tract or parcel of land, situate, lying and being in Cow Castle township Orangeburg county and State aforesaid, containing twenty-four and seven-eighths (24 7/8) acres, more or less, and bounded as follows: On the north by road to J. P. Cook's and lands of Samuel Dibble, on the east by lands of Samuel Dibble, on the south by the estate of J. E. Jackson, and on the west by lands of J. L. Shuler.

TERMS: Cash—the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale; and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent sales day, on the same terms, and at the risk of the former purchaser or purchasers.

Robt. E. Copes,
Judge of Probate, as Special Referee.
November 15th, 1909.

Circuit Court Sale.

State of South Carolina,
County of Orangeburg,
In Common Pleas.

E. N. Scoville, Plaintiff, Against Elizabeth I. Robinson, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell, at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in December, 1909, being the sixth day of said month, the following described real estate:

All that certain piece, parcel or tract of land containing forty-six and one-fourth acres, situate, lying and being in Caw Caw township, in the county of Orangeburg, and State aforesaid, and bounded on the north by lands of Mrs. Nancy Joyner, east by the tract herein after described and on the south and west by lands derived from the estate of my father, J. R. L. Robinson.

All that certain other tract or parcel of land adjoining the tract above described, containing forty-six acres, and bounded on the north by lands of the said Nancy Joyner, on the east by lands of Lemuel Zeckel, on the south by lands of Norman Robinson, and west by tract first above described and is the same tract belonging to my sister, Mrs. J. J. Hooker.

TERMS: Cash—the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale; and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent sales day, on the same terms, and at the risk of the former purchaser or purchasers.

Robt. E. Copes,
Judge of Probate, as Special Referee.
November 15th, 1909.

Circuit Court Sale.

State of South Carolina,
County of Orangeburg,
In Common Pleas.

W. Whiteford Fogle, et al., Plaintiffs, Against P. E. Guyot, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell, at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in December, 1909, being the sixth day of said month, the following described real estate:

All that certain tract or parcel of land, containing seventy-three acres, more or less, situate, lying and being in Hebron township, in Orangeburg county, in said State, bounded north by lands of F. Theresia Fogle and Robert Carson, east by lands of Robert Carson and Isom Ashe, south by lands of D. M. Carson and T. J. Fogle, and west by lands of Howell Cooper and Peter Fogle.

All that certain other tract or parcel of land containing twenty-four acres, more or less, situate, lying and being in Hebron township, in Orangeburg county, in said State, bounded on the north by lands of W. A. Dunn, east by lands of Mary E. Galloway, south by lands of P. E. Galloway and west by lands of — Ballow.

All that certain tract or parcel of land containing fifteen acres, more or less, situate, lying and being in Hebron township, in Orangeburg county, in said State, bounded on the north and west by lands of Visie Austin, on the west bylands of T. J. Fogle, and on the east by lands of the estate of W. S. Fogle and W. A. Massabeau.

TERMS: Cash—the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale; and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent sales day, on the same terms, and at the risk of the former purchaser or purchasers.

Robt. E. Copes,
Judge of Probate, as Special Referee.
November 15th, 1909.

Circuit Court Sale.

State of South Carolina,
County of Orangeburg,
In Common Pleas.

D. J. Hydrick, Plaintiff, Against George Stephens, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell, at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in December, 1909, being the sixth day of said month, the following described real estate:

All that piece of land containing twelve acres, lying and being in New Hope township, county of Orangeburg and State aforesaid, and bounded north by lands of John S. Bowman, east by right of way of Southern Railway Company, south by lands of Oliver or J. W. Collier, and west by lands of Liddy Byrd.

All that piece of land situate in New Hope township, Orangeburg county and State aforesaid, containing eight acres, bounded north by lands of Oliver Simms, east by lands of Ralph Simms, south by lands of Elmore Ralph and Allen Garvin, and west by land of W. C. Fairley. Said tracts of land is known as the Dingle tracts of land.

All that certain tract of land situate, lying and being in New Hope township, Orangeburg county and State aforesaid, containing twenty acres, more or less, and bounded on the north by lands of W. C. Fairley and Ralph Garvin, on the east and south by lands of A. Frederick, and on the west by lands of Envy Bowman.

TERMS: Cash—the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale; and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent sales day, on the same terms, and at the risk of the former purchaser or purchasers.

Robt. E. Copes,
Judge of Probate, as Special Referee.
November 15th, 1909.

Circuit Court Sale.

State of South Carolina,
County of Orangeburg,
In Common Pleas.

Marvin Harley, et al., Plaintiffs, Against J. J. Hutto, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell, at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in December, 1909, being the sixth day of said month, the following described real estate:

All that certain piece, parcel or tract of land, situate and being in Orangeburg county, in the State aforesaid, containing thirty-six (36) acres, more or less, and bounded by lands now or lately of Andrew Ruple, J. W. H. Duke, E. T. Edwina, Silas Stroman, Abraham Crum and the public road leading from Orangeburg to Bowman.

All that certain tract or parcel of land, situate and being in Orangeburg county, in the State aforesaid, containing twenty-eight (28) acres, more or less, and bounded by lands of R. H. Johnson, Eli Summers, John Johnson, John Givings and others.

TERMS: Cash—the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale; and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent sales day, on the same terms, and at the risk of the former purchaser or purchasers.

Robt. E. Copes,
Judge of Probate, as Special Referee.
November 15th, 1909.

State of South Carolina.

County of Orangeburg.

By virtue of certain tax executions to me directed, I will sell in front of the Court House at Orangeburg, S. C., on Monday, December 16th, 1909, the following described real estate, to-wit:

All that certain tract of land situate in Orange township and bounded by lands of Isaac Bennett and lands known as the Hanes Moore place, containing forty acres, more or less, sold as property of Israel Hampton.

—ALSO—

All that other tract of land containing one-half acre, more or less, in Orange township, bounded by lands of James Felder, Caroline Watson and H. Von Ohlen, levied on as lands of Wm. Smith.

—ALSO—

All that lot in the own of Neeses, bounded by J. W. Neeses, Railroad avenue and Geo. Blume and the Masonic hall, levied on as property of Wm. Alken.

—ALSO—

All that lot of land in Town of Norway, bounded by lands of C. H. Able, W. L. Califf, by Fourth street and Harrison avenue, levied on as property of G. Kirkland, trustee.

—ALSO—

All that tract in Caw Caw township, containing twenty-one acres, more or less, and bounded by lands of L. B. Wolfe, F. W. Farnum, Frank Leysath and Wm. Wolfe, levied on as property of Emma Harper.

—ALSO—

All that tract containing six acres, more or less, situate in Caw Caw township, bounded by lands of Mrs. Burk and — Inabett. Sold as property of David Craft.

—ALSO—

All that lot of land situate in Caw Caw township, containing sixty-five acres, more or less, and bounded by lands of F. W. Farnum, L. A. Webster, Inabett, Briggman, Miller, etc., levied on as property of Semp Parry.

TERMS: cash; purchaser to pay for papers, and all taxes due. If terms of sale are not complied with, the same will be resold at the risk of former purchaser.

A. M. SALLEY, S. O. C.

Great Cut Price Sale

C. W. Prescott will place his entire stock of Fancy and Staple Groceries on sale at prices that will attract. Follow the crowds.

Beginning Nov. 23 and Continuing to Dec. 23.

This is your opportunity to make your purchases for Christmas at prices 15 to 20 per cent under the regular prices. Watch this space every week for quotations.

Compare These Prices With Those You Have Been Paying in Orangeburg:

Premium Hams—other brands—20c, our price 18c, 17c	Currents 9c
Rice, 5c, 7c, 10c quart—10c, 55c, 65c and 75c peck	Oltron 18c
Fancy Butter, 33c; others want 35 and 40c	Why pay more?
Louzane Coffee, 21c; Jackson Square Coffee, 21c;	FRUITS—Apples 10 to a c dozen
Green Coffee, 10 to 12c.	Oranges 20c dozen
NUTS—Fancy Walnuts, 18c	Bananas 15c dozen
Brazils, Jumbo 15c	Grapes 17c basket
Brazils, good 12c	Malagas 18c
Pecans 15 to 20c	CROCKERY AT COST
	GLASS AT COST
	CUTLERY AT COST
	SHOES—A remnant stock, at your price to close out at, as we expect to discontinue carrying these lines.

NOW IS THE TIME TO BUY YOUR INGREDIENTS FOR YOUR FRUIT CAKE.

Raisins 9c package

Watch out for big ad and more quotations next week.

PRESCOTT'S

Telephone 153.

Circuit Court Sale.

State of South Carolina,
County of Orangeburg,
In Common Pleas.

D. J. Hydrick, Plaintiff, Against A. E. Scott, et al., Defendants.

By virtue of the judgment in the above stated case, I will sell, at public auction, at Orangeburg Court House, during the legal hours for sales, on the first Monday in December, 1909, being the sixth day of said month, the following described real estate:

All that certain tract or plantation of land, situate, lying and being in Goodland township, in the county of Orangeburg, State aforesaid, containing ninety-eight and one-half (98 1/2) acres, more or less, and bounded as follows: On the north by lands of John M. Stevenson, Samuel Rice and Jacob Rice, on the east by lands of J. P. Stroman, and on the west by lands of C. J. Young, as is more fully represented on a plat thereof made by J. E. Knotts and dated Feb. 12, 1903.

TERMS: Cash—the purchaser or purchasers to pay for all papers and all taxes falling due after the day of sale; and in case the purchaser or purchasers fail to comply with the terms of sale, said premises will be resold on the same or some subsequent sales day, on the same terms, and at the risk of the former purchaser or purchasers.

Robt. E. Copes,
Judge of Probate, as Special Referee.
November 15th, 1909.

Notice to Creditors and of Final Discharge.

Notice is hereby given that all persons having claims against the estate of the late David E. Tilley, must present the same duly proven to the undersigned or to Glaze & Herbert, Attorneys, Orangeburg, South Carolina, on or before the 29th day of November, 1909, and all persons indebted to said estate must make payment to the undersigned or to said attorneys on or before the said date.

Notice is further given that the undersigned will file their final account as Administrators of the estate of the said David E. Tilley on Tuesday, the 30th day of November, 1909, with the Judge of Probate for Orangeburg county, and will thereupon apply for their final discharge as such administrators.

Walter E. Tilley,
Frazier E. Tilley,
Administrators.

Cameron, C. Oct. 26, 1909. 26-41

Cook and Peary will both profit by the little spat they had, as the tax office receipts will show.

BUGGIES and WAGONS

Harness, Buggyrobes and all accessories to a stylish turnout.

General Merchandise

—ALSO—

Lumber

of all kinds, rough and dressed. Special attention to shipping orders.

Turned and Scroll Work

Give Me a Call.

M. S. Williams,

NEESES, S. C.

UPHOLSTERY

Furniture of all kinds—Antique specialty and one thousand samples bear inspection—Work to order and on time. Also organs and pianos.

O'Bryant & Bryant

10 Amelia St., Orangeburg, S. C.

The giraffe may not be economical, but he certainly knows how to make a little food go a long way.

Craig & Kennedy

We Are Not Much At Underselling

To tell the truth, we don't like the words "Cheap Groceries."

We much prefer to deal in the highest qualities obtainable.

Because reduced prices always stand for reduced values.

Business is so regulated that it cannot be any other way.

So we talk high qualities month in and month out.

And we sell accordingly, and strange as it may seem, it is the truest sort of economy to deal here.

No waste of materials—constant satisfaction—most healthful eatables.

Those are reasons enough.

Phones 15 and 145

We Think We Could Please You

That is the way we figure it. Most every body prefers high-class eatables.

We handle only that kind, hence our deduction is natural enough, isn't it?

Suppose you let us send you an order some of these days just for a trial.

Get some of our coffee, and some of that Tea that we are all the time talking about.

Don't forget our Butter and Cheese—highest quality made.

And our Hams and Breakfast Bacon—the Kingan & Swift brands.

Include some of our special grade of canned vegetables and fruits—they are extra quality.

And all the great number of everyday needs we take pains to have JUST RIGHT.



LUZIANNE COFFEE
Pleases Everybody
Its quality is right. Its flavor is right.
Its price is right.
IT IS ALL RIGHT
It sells by the car-load—other coffees by the case
25c. 1-pound can. At any reliable grocer's

THE REILLY-TAYLOR CO.
NEW ORLEANS U.S.A.

It was in this very cottage in Brookside, 15 miles from Birmingham, Ala., that three Italians nearly died of Fever. They had been sick 3 months. Johnson's Tonic cured them quickly—read letter below:

Brookside, Ala., May 4, 1903.
The two physicians here had 3 very obstinate cases of continued Malarial Fever. All were Italians and lived on a creek 60 yards from my store. These cases were of three months standing, their temperature ranging from 100 to 104. The doctors had tried everything in vain. I persuaded them to let me try Johnson's Tonic. I removed all the printing matter and let the medicine go out in a plain bottle as a regular prescription. The effect in all three cases was immediate and permanent. They recovered rapidly and there was no recurrence of the Fever.

Write to THE JOHNSON'S CHILL & FEVER TONIC CO., Savannah, Ga.

